EXHIBIT 19

Case 5:18-00-01669-968KK Document 1-19 Fred 08/01/18 Page 2 of 4 Page ID #:134 aka Wilber Valasquez Pamirez A# 206.469.902 BOP# 06700.461 1 ilber Velasquez Kamirez-lam 2 ICE custody at FCI currently detained in 3 BOP spelled my last Mame Valasques Victorville 11 4 arrived at Victorville, which is incoment when 5 at Victorville on June 8,2018. amived 6 know the status of my immigration not 7 25. day sentence for served :11 egay 0 8 When transferred Was then 9 custody. No one has told nont, back into 10 amything about 11 unit, lower trev. We recently am housed 12 people moved bunun of into 13 unt to make mon for new arrivals at the 14 prison, who are now in A unit. I share a 15 with one other person. 16 5. When armived at Victorville I was healthy. 17 exams when any Medical not have 18 we arrived. We just got tested for 19 infliction in our am. 20 Mree Weeks ago a nurse Dassed out 21 a piece of Daper asking questions about whether 22 ever taken osychiatric medicine 23 other grestions. It was in Spanish and English 24 she picked up the paper. No one has 25 asked me any other questions like this. 26 About a week after we got here, four people 27 me unit including 28 DECL. OF WILDER VELASOINE ? Ramirez alkla Wilber Valasquez Ramirez (A)

I, Elizabeth Biedenharn Jordan, declare:

- 1. I am fluent in Spanish and English. I am highly proficient in French.
- 2. On July 19 and 20, 2018, I met with immigration detainees at FCI Victorville II. I met with detainees again at Victorville on July 31, 2018.
- 3. I met with Mr. Wilber Velasquez Ramirez, Mr. Ousmane Diallo, Mr. Thea Akes, and Mr. Noe Mauricio Granados Aquino.
- 4. After meeting with each of these men, I helped him to draft a declaration accounting his experiences at FCI Victorville II in English.
- 5. I communicated the contents of the Mr. Velasquez Ramirez's declaration to him by accurately translating from English to Spanish.
- 6. I communicated the contents of Mr. Diallo's declaration to him by accurately translating from English to French.
- 7. I communicated the contents of Mr. Akes' declaration to him by accurately translating from English to French.
- 8. I communicated the contents of Mr. Granados Aquino's declaration to him by accurately translating from English to Spanish.

I declare under penalty of perjury of the laws of the State of California, and the United States of America that the foregoing is true and correct, and that this declaration was executed on July 31, 2018 in Victorville, California.

Elizabeth Jordan